WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Richard P. Krasnow Adam P. Strochak

Attorneys for Debtors and Debtors in Possession

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----x

In re : Chapter 11 Case No.

LEXINGTON PRECISION CORP., et al., : 08-11153 (MG)

:

(Jointly Administered)

-----X

Debtors.

### NOTICE OF DEBTORS' DEBTORS' FIRST OMNIBUS OBJECTION TO CERTAIN (a) LATE-FILED CLAIMS, (b) DUPLICATIVECLAIMS, (c) SUPERSEDED CLAIMS AND (d) EQUITY CLAIMS

PLEASE TAKE NOTICE that a hearing (the "Hearing") to consider the first omnibus objection, dated December 5, 2008 (the "First Omnibus Objection"), of Lexington Precision Corporation and its wholly-owned subsidiary, Lexington Rubber Group, Inc., each as debtors and debtors-in-possession (together, the "Debtors") to certain (i) late filed proofs of claims, (ii) duplicate proofs of claims, (iii) amended and superseded proofs of claim, and (iv) shareholder proofs of claim filed in the Debtors' chapter 11 cases shall be held before the Honorable Martin Glenn, United States Bankruptcy Judge, in Room 501 of the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004, on January 7, 2009, at 2:00 p.m. (Prevailing Eastern Time).

PARTIES RECEIVING NOTICE OF THE FIRST OMNIBUS OBJECTION SHOULD REVIEW THE FIRST OMNIBUS OBJECTION TO SEE IF THEIR NAMES AND/OR CLAIMS ARE LOCATED IN THE FIRST OMNIBUS OBJECTION AND/OR IN THE EXHIBITS ATTACHED THERETO.

PLEASE TAKE FURTHER NOTICE that objections or responses, if any, to the First Omnibus Objection must be in writing, must conform to the Bankruptcy Rules and the Local Rules of the Bankruptcy Court for the Southern District of New York, must set forth the identity of the objecting party, the basis for the objection and the specific grounds therefor, and must be filed no later than December 31, 2008 at 4:00 p.m. (Prevailing Eastern Time) with the Bankruptcy Court electronically in accordance with General Order M-242 (General Order M-242 and the User's Manual for the Electronic Case Filing System may be found at www.nysb.uscourts.gov, the official website for the Bankruptcy Court) by registered users of the Bankruptcy Court's case filing system, and by all other parties in interest on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with a hard copy delivered directly to Chambers), in accordance with General Order M-182, and be served upon: (a) the Debtors, Lexington Precision Corp., 800 Third Ave. 15th Floor, New York, New York 10023 (Attn: Michael A. Lubin), (b) the attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Richard P. Krasnow and Conray T. Tseng); (c) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004, (Attn: Paul Schwartzberg, Esq.); (d) the attorneys for the Debtors' prepetition lenders, Waller, Landsden, Dortch & Davis LLP, 511 Union Street, Suite 2700, Nashville, TN, 37219 (Attn:

John C. Tishler); (e) the attorneys for the statutory committee of unsecured creditors, Andrews Kurth LLP, 450 Lexington Avenue, New York, New York, 10017 (Attn: Paul Silverstein); and (f) attorneys for the Debtors' postpetition lenders, O'Melveny & Meyers, LLP, Times Square Tower, 7 Times Square, New York, NY 10036 (Attn: Gerald Bender, Esq.), so as to be received no later than **December 31, 2008 at 4:00 p.m.** (prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that a hearing to consider the relief requested in the First Omnibus Objection shall be held before the Honorable Martin Glenn, United States Bankruptcy Judge, on **January 7, 2009 at 2:00 p.m.** (prevailing Eastern Time), in Room 501 at the United States Bankruptcy Court, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004 or as soon thereafter as counsel may be heard.

Dated: December 5, 2008 New York, New York

> Richard P. Krasnow Adam P. Strochak

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

08-11153-SCC DOC 478Heafined 12/05/08ne: Entered 12/05/08: 107 p54: 36 evaluain Education Department Objection Deadlines Department 31, 2008 at 4:00 p.m. (prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Richard P. Krasnow Adam P. Strochak

Attorneys for Debtors and Debtors in Possession

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----X

In re : Chapter 11 Case No.

LEXINGTON PRECISION CORP., et al., : 08-11153 (MG)

:

Debtors. : (Jointly Administered)

·

### DEBTORS' FIRST OMNIBUS OBJECTION TO CERTAIN (a) LATE-FILED CLAIMS, (b) DUPLICATIVE CLAIMS, (c) SUPERSEDED CLAIMS AND (d) EQUITY CLAIMS

### PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENTS HERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS ANY OF YOUR CLAIMS

TO THE HONORABLE MARTIN GLENN, UNITED STATES BANKRUPTCY JUDGE:

Lexington Precision Corporation and its wholly-owned subsidiary, Lexington Rubber Group, Inc., each as debtors and debtors-in-possession (together, the "<u>Debtors</u>"), hereby object (the "<u>Objection</u>"), to certain (a) late-filed claims, (b) duplicate claims, (c) superseded claims, and (d) "shareholder claims" which assert equity interests, each as detailed below, and respectfully represent:

### **Background**

- 1. On April 1, 2008 (the "Commencement Date"), each of the Debtors commenced with this Court a voluntary case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). The Debtors are authorized to continue to operate their businesses and manage their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 2. The Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").
- 3. On April 11, 2008, the United States Trustee for the Southern District of New York (the "<u>U.S. Trustee</u>"), appointed the statutory committee of creditors (the "<u>Creditors' Committee</u>").
- 4. Pursuant to an order of the Court, dated, April 2, 2008, the Debtors retained Epiq Bankruptcy Solutions, LLC ("Epiq"), as the Debtors' claims agent.
- 5. On June 13, 2008, the Debtors filed their schedules and statements of financial affairs (collectively, the "Schedules"). [Docket Nos. 174, 176].
- Order"), August 15, 2008 at 5:00 p.m. (prevailing Eastern Time) (the "Bar Date"), was the deadline for each person or entity other than a Government Unit (as defined by section 101(27) of the Bankruptcy Code), that asserts a claim (as defined by section 101(5) of the Bankruptcy Code) against any of the Debtors that arose prior to April 1, 1008 to file a proof of claim ("Proof of Claim"). Pursuant to the Bar Date Order, September 29, 2008 at 5:00 p.m (prevailing Eastern Time) (the "Government Bar Date") was the deadline for Government Units to file such Proofs of Claim.

### Jurisdiction

7. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

### **The Claims Reconciliation Process**

- 8. As the Bar Date and Government Bar Date have passed, the Debtors have begun the claims reconciliation process. To date, claimants have filed approximately 4500 Proofs of Claim.
- 9. Pursuant to Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Debtors may, through an omnibus objection, object to claims, which, among others, are (a) not timely filed, (b) duplicative, (c) amended by subsequently filed proofs of claims or (d) assert interests (as opposed to claims). With the assistance of Epiq, the Debtors have identified, and hereby object to such claims, because these claims would result in duplicative or otherwise improper recoveries. As the Debtors continue to analyze and reconcile claims, the Debtors intend to file additional objections as appropriate.
- 10. The Debtors limit this Objection to the grounds stated herein and reserve all rights and defenses, including, among other things, the right to further object to any of the Proofs of Claim referenced herein on any basis.

### **Objection to Claims**

### A. Late Filed Claims

11. Pursuant to the Bar Date Order, the Bar Date was August 15, 2008, and the Government Bar Date was September 29, 2008. Pursuant to the Bar Date Order, --

any holder of a claim against one or more of the Debtors who is required, but fails to file a Proof of Claim in accordance with this Order on or before the Bar Date or the Government Bar Date, as applicable, shall be forever barred, estopped, and enjoined from asserting such claim against the Debtors (or filing a Proof of Claim with respect thereto), and the Debtors and their property shall be forever discharged from any and all indebtedness or liability with respect to such claim, and such holder shall not be permitted to vote to accept or reject any plan of reorganization filed in these chapter 11 cases, or participate in any distribution in any of the Debtors' chapter 11 cases on account of such claim or to receive further notices regarding such claim or with respect to the Debtors' chapter 11 cases.

12. **Exhibit A**, attached hereto, identifies proofs of claim which were filed after the Bar Date or Government Bar Date, as applicable ("<u>Late Filed Claims</u>"). In light of the provisions of the Bar Date Order cited above, the Debtors request that the Court disallow and expunge the Late Filed Claims set forth on **Exhibit A** in their entirety.

### B. <u>Duplicate Claims</u>

as "Duplicate Claim To Be Expunged" on Exhibit B (the "Duplicate Claims"). The Duplicate Claims and the proofs of claim set forth in the column labeled "Remaining Claims" on Exhibit B (the "Remaining Claims") were filed against the same Debtor for the same dollar amount and in respect of the same obligation. The claimants that filed the Duplicate Claims are entitled to only one distribution. To avoid double recovery by such claimants, the Debtors request that the Court enter an order expunging and disallowing the Duplicate Claims on Exhibit B. The claims identified as "Remaining Claims" on Exhibit B shall be preserved, without prejudice to the Debtors' right to object to any such claims on any other ground.

### C. Superseded Claims

14. The Debtors object to each proof of claim set forth in the column labeled as an "Amended and Superseded Claim To Be Expunged" on <a href="Exhibit C">Exhibit C</a> (the "Amended and Superseded Claims"). The Amended and Superseded Claims are no longer valid claims as the

holder of each such claim has filed a subsequent proof of claim, which, by its terms, was intended to amend and supersede the previously filed claim. Accordingly, the Debtors request that the Court enter an order expunging and disallowing the Amended and Superseded Claims. Each claim identified as an "Amended/Surviving Claim" on **Exhibit C** shall be preserved without prejudice to the Reorganized Debtors' right to object to such claims on any other ground.

15. To the extent that an Amended and Superseded Claim contains attachments that are not contained in the Amended/Surviving Claim, the Reorganized Debtors shall treat any such attachment as if they are attached to the Amended/Surviving Claim.

### D. <u>Equity Interests</u>

16. Certain claimants have filed Proofs of Claim ("Equity Claims") which do not assert claims but rather assert equity interests. Exhibit D, attached hereto, identifies such Equity Claims. Because equity interests are not claims against the Debtors' estates, the Debtors request that the Court disallow and expunge the Equity Claims in their entirety.

### **Notice**

17. No trustee or examiner has been appointed in these chapter 11 cases. The Debtors have provided notice of this Objection to (i) the U.S. Trustee, (ii) the attorneys for the agents for the Debtors' prepetition lenders, (iii) the attorneys for the Debtors' postpetition lenders, (iv) the attorneys for the Committee, (v) all parties listed on Exhibit A, B, C, and D and (vi) all other parties that have requested notice in these chapter 11 cases. The Debtors submit that no other or further notice need be provided.

WHEREFORE the Debtors respectfully request the Court grant the relief requested herein and such other and further relief as is just and proper.

Dated: December 5, 2008 New York, New York

> Richard P. Krasnow Adam P. Strochak

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

### **EXHIBIT A**

(Late Filed Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT A

### LATE FILED CLAIMS - TO BE EXPUNGED

Claimant  BIBB CONTROL SYSTEMS 2909 LANIER HEIGHTS ROAD  MACON, GA 31217  CAPITALSOURCE FINANCE LLC (AS AGENT) JOHN C. TISHLER, ESQ.  WALLER LANSDEN DORTCH & DAVIS, LLP	Claim No. 4476	Case No. 08-11156	Date Filed 9/3/2008 8/28/2008	Amount to \$903.41	Amount to Be Expunged  \$903.41 UNSECURED  AMINED SECURURED	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection Filed after Bar Date. See pages 3 and 4 of Objection. Filed after Bar Date. See pages 3 and 4 of
JOHN C. TISHLER, ESQ. WALLER LANSDEN DORTCH & DAVIS, LLP 511 UNION STREET, SUITE 2700 NASHVILLE, TN 37219	4472	08-11156	8/28/2008	UNDETERMINED	SECURURED UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.
JOHN C. TISHLER, ESQ. WALLER LANSDEN DORTCH & DAVIS LLP 511 UNION STREET, SUITE 2700 NASHVILLE, TN 37219	4473	08-11153	8/28/2008	UNDETERMINED	SECURURED	Filed after Bar Date. See pages 3 and 4 of Objection.
ATTN OF ROCK HILL ATTN COLLECTIONS 155 JOHNSTON ST ROCK HILL, SC 29731	4487	08-11153	9/29/2008	\$40,832.97	UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.
FAIR HARBOR CAPITAL, LLC AS ASSIGNEE OF RE CONDUIT COMPANY INC 875 AVENUE OF THE AMERICAS, SUITE 2305 NEW YORK, NY 10001	4480	08-11156	9/19/2008	\$9,532.93	PRIORITY UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.
JT TEN  884 W END AVE  NEW YORK, NY 10025-3506	4484	08-11153	9/23/2008	9/23/2008 UNDETERMINED	UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT A

### LATE FILED CLAIMS - TO BE EXPUNGED

						Grounds for Objection
Claimant	Claim No.	Case No.	Date Filed	Amount to E	Amount to Be Expunged	and Cross-Reference to the Pertinent Pages in the Objection
GRAY, ROGER J SR & LORIE G TR						
UA 12/08/2006						
ROGER J GRAY &LORIE GRAY TRUST	4467	08-11153	8/18/2008	\$41 730 00		See page 6 and 1 -
9200 SOCKEYE CT # A			0000	÷	ONGECONED	See pages 3 and 4 of
FARWELL, MI 48622-9556						Objection.
LINDAUER, CRAIG						
12345 PEARL ROAD	4469	08-11153	8/18/2008	8/18/2008   INDETERMINED	מחכוםוםחס	See pages 8 and 1 at
CHARDON, OH 44024	:		9	ָרָר - בְּיִר	טרטטי וסי ורט	Objection
MACHINISTS TOOL REPAIR						Colection.
6484 GRAFTON ROAD	4470	08-11153	8/25/2008	8/25/2008 UNDETERMINED		She pages 2 and 1 of
VALLEY CITY, OH 44280	;	-	0000	ָרָרָרָרָרָרָרָרָרָרָרָרָרָרָרָרָרָרָר		Objection
MCMASTER-CARR SUPPLY COMPANY						Objection.
6100 FULTON INDUSTRIAL BOULEVARD	4482	08-11153	9/15/2008	\$4 488 98		Sac saces a sad 1 of
ATLANTA, GA 30336-2852		-	0000	<b>#</b> +,+00.20		Objection
PITNEY BOWES CREDIT CORPORATION						Objection.
ATTN: RECOVERY DEPT.	i					Filed after Bar Date.
27 WATERVIEW DR.	4485	08-11153	9/26/2008	\$1,035.89	UNSECURED	See pages 3 and 4 of
SHELTON, CT 06484-4361			Manage and the second			Objection.

\$98,501.46

Total Amount to be Expunged:

### **EXHIBIT B**

(Duplicate Claims)

08-11153-scc

Doc 478

Filed 12/05/08

### Entered 12/05/08 17:54:36 Main Document

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT B

### **DUPLICATE CLAIMS - TO BE EXPUNGED**

Claimant	Duplicate Claim To Be Expunge	Case No.	Date Filed	Amount t	Amount to Be Expunged	Remaining Claim No.	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
CSC PARTNERSHIP ATTN JOSEPH CAPLEA PO BOX 357 GREENTOWN, OH 44630-0357	146	08-11153	7/21/2008	\$3,316.31	UNSECURED	36	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.
HARBOR CAPITAL, LLC AS ASSIGNEE OF BAYSON SDI ST75 AVENUE OF THE AMERICAS, SUITE 2305 DIEW YORK, NY 10001	4481	08-11156	9/19/2008	\$14,651.22	PRIORITY UNSECURED	156	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.
FAIR HARBOR CAPITAL, LLC AS ASSIGNEE OF GAYSON SDI 875 AVENUE OF THE AMERICAS, SUITE 2305 NEW YORK, NY 10001	4483	08-11156	9/22/2008	\$6,588.40	PRIORITY UNSECURED	158	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.
TRANSFEROR: SIGNATURE ALUMINUM CANADA IN D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	28	08-11153	4/24/2008	\$108,250.52	ADMINISTRATIVE UNSECURED	ဖ	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.
TRANSFEROR: PREFERRED RUBBER COMPOUNDING D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	182	08-11153	7/28/2008	\$41,112.23	UNSECURED	50	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.

### CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT B LEXINGTON PRECISION CORP., et al.

### **DUPLICATE CLAIMS - TO BE EXPUNGED**

		\$173,918.68				Total Amount to be Expunged:
More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	30	\$0.00 UNSECURED	08-11153 5/12/2008	08-11153	32	ATTN MARY PERLICK 1 1400 AMERICAN LANE 97H FLOOR, TOWER 2 SCHAUMBURG, IL 60196
Remaining and Cross-Reference to Claim No. the Pertinent Pages in the Objection	Remaining Claim No.	Amount to Be Expunged	Duplicate Claim To Case No. Date Filed Se Expunge	Case No.	Duplicate Claim To Be Expunge	Claimant

### **EXHIBIT C**

(Amended and Superseded Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
LIQUIDITY SOLUTIONS, INC. TRANSFEROR: SIGNATURE ALUMINUM CANADA IN					ADMINISTE ATIVE		Proofs of claim no longer valid due to
D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	9	08-11153	4/30/2008	\$108,250.52	UNSECURED	198	subsequently filed proof of claim. See pages 4 and 5 of the Ohiection
4 TRANSFEROR: PREFERRED RUBBER COMPOLINIONS							Proofs of claim no longer valid due to
D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 PHACKENSACK, NJ 07601	50	08-11153	6/19/2008	\$41,112.23	UNSECURED	274	subsequently filed proof of claim. See pages 4 and 5 of the Objection.
LIQUIDITY SOLUTIONS, INC.							Proofs of claim no longer valid due to
D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	70	08-11153	7/10/2008	undetermined	UNSECURED	199	subsequently filed proof of claim. See pages 4 and 5 of the Ohiection
TRANSFEROR: CHEMETALL OAKITE							Proofs of claim no longer valid due to
D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312	119	08-11153	7/16/2008	\$6,107.04	UNSECURED	227	subsequently filed proof of claim. See
HACKENSACK, NJ 07601			4.				Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
MH EQUIPMENT CO. PO BOX 50 MOSSVILLE, IL 61552	54	08-11156	7/7/2008	\$1,107.74	UNSECURED	100	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
18 of MOMENTIVE PERFORMANCE MATERIALS 18 OF PRICO JANELLE WENDORF 19 OF PRICO HUDSON RIVER ROAD WATERFORD, NY 12188	4	08-11153	4/25/2008	\$76,617.60	ADMINISTRATIVE	163	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
MOMENTIVE PERFORMANCE MATERIALS C/O JANELLE WENDORF 260 HUDSON RIVER ROAD WATERFORD, NY 12188	ហ	08-11153	4/25/2008	\$323,009.90	UNSECURED	164	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
PREFERRED RUBBER COMPOUNDING 1020 LAMBERT ST. BARBERTON, OH 44203	18	08-11153	5/1/2008	\$48,921.99	UNSECURED	50	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
WACKER CHEMICAL CORP ATTN: SANDY LEWIS, CREDIT MANAGER 3301 SUTTON RD ADRIAN, MI 49221	တ	08-11156	4/28/2008	\$1,025,161.55	UNSECURED	246	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
WASTE MANAGEMENT S ATTN GIAL HEPTIG, BANKRUPTCY SPECIALIST SP2421 W. PEORIA AVE. PHOENIX, AZ 85029	25	08-11153	4/18/2008	\$3,598.77	UNSECURED	16	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.

\$1,633,887.34

Total Amount to be Expunged:

08-11153-scc Doc 478 Filed 12/05/08 Entered 12/05/08 17:54:36 Main Document Pg 20 of 41

### **EXHIBIT D**

(Shareholder Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

Claimant	Claim No.	Case No.	Date Filed	Amount to Be Expunged	se Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
BYERS, MARK W. I 149 TIMBUKTOOO LN SPEEDWELL, TN 37870	267	08-11153	8/14/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
COLARUSSO, LOUISE 48 STOUT ST PITTSTON, PA 18640-3345	176	08-11153	7/28/2008	UNDETERMINED	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
D'ANGELO, SHARON 6071 LOCKLIE DRIVE HIGHLAND HTS., OH 44144	231	08-11153	8/11/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
FONTANET, JACQUES & FRANCOISE JT TEN 884 W END AVE NEW YORK, NY 10025-3506	4484	08-11153	8002/23/6	9/23/2008 UNDETERMINED	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
GRAY, ROGER J SR & LORIE G TR UA 12/08/2006 ROGER J GRAY &LORIE GRAY TRUST 9200 SOCKEYE CT # A FARWELL, MI 48622-9556	4467	08-11153	8/18/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

Claimant	Claim No.	Case No.	Date Filed	Amount to	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
LINDAUER, CRAIG 12345 PEARL ROAD CHARDON, OH 44024	4469	08-11153	8/18/2008	UNDETERMINED	SECURURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DALE 115 GARDEN ST BEDFORD, OH 44146	253	08-11153	8/13/2008	\$43,228.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DENNIS 1750 HICKS PIKE WALTON, KY 41094	232	08-11153	8/11/2008	\$706,200.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DENNIS 1750 HICKS PIKE WALTON, KY 41094	233	08-11153	8/11/2008	\$52,216.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
OSBORN, DAVID E. 240 NW FERRY ST. POULSBO, WA 98370	284	08-11153	8/15/2008	\$6,848.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.

### CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D LEXINGTON PRECISION CORP., et al.

Claim No. Case No. Date Filled Amount to Be Expunged Eleving Increase to the E							Grounds for Objection
RESTATE OF 283 08-11153 8/15/2008 \$62,050.00 UNSECURED 218 08-11153 8/5/2008 UNDETERMINED UNSECURED 224 207 08-11153 8/4/2008 UNDETERMINED UNSECURED 207 08-11153 7/30/2008 UNDETERMINED UNSECURED 207 08-11153 2090-7709 266 08-11153 8/14/2008 \$2,332.00 UNSECURED 266 08-11153 8/14/2008 \$41,730.00 UNSECURED 266		Claim No.	Case No.	Date Filed	Amount to I	3e Expunged	and Cross-Reference to the Pertinent Pages in the Objection
RESTATE OF 283 08-11153 8/15/2008 \$62,060.00 UNSECURED  218 08-11153 8/5/2008 UNDETERMINED UNSECURED  224 207 08-11153 8/4/2008 UNDETERMINED UNSECURED  3D J & CAROL JANE 186 08-11153 7/30/2008 \$2,332.00 UNSECURED  TH CIR 90-7709 266 08-11153 8/14/2008 \$41,730.00 UNSECURED							Bar Date Order does not entitle holders of
283 08-11153 8/15/2008 \$62,080.00 UNSECURED 270 218 08-11153 8/5/2008 UNDETERMINED UNSECURED 224 207 08-11153 8/4/2008 UNDETERMINED UNSECURED 266 08-11153 7/30/2008 \$2,332.00 UNSECURED 270 08-11153 7/30/2008 \$2,332.00 UNSECURED 270 08-11153 8/14/2008 \$2,332.00 UNSECURED	OSBORN, LOIS FOR ESTATE OF	)	1	)	) ) ) )	;	eauity interests to file
218 08-11153 8/5/2008 UNDETERMINED UNSECURED  224  207 08-11153 8/4/2008 UNDETERMINED UNSECURED  207 08-11153 7/30/2008 \$2,332.00 UNSECURED  208 08-11153 7/30/2008 \$2,332.00 UNSECURED  2090-7709  208 08-11153 7/30/2008 \$2,332.00 UNSECURED  2090-7709	EDWIN H. OSBORN	283	08-11153	8/15/2008	\$62,060.00	UNSECURED	proofs of claim. See
218 08-11153 8/5/2008 UNDETERMINED UNSECURED  224  207 08-11153 8/4/2008 UNDETERMINED UNSECURED  208 08-11153 7/30/2008 \$2,332.00 UNSECURED  2090-7709  266 08-11153 8/14/2008 \$41,730.00 UNSECURED	240 NW FERRY ST						page 5 of the
218 08-11153 8/5/2008 UNDETERMINED UNSECURED  1809-1109  186 08-11153 7/30/2008 \$2,332.00 UNSECURED  187709  266 08-11153 8/14/2008 \$41,730.00 UNSECURED	POULSBO, WA 98370						Objection.
F. ALLEN HWING RD ON, OH 44024  218  08-11153  8/5/2008  UNDETERMINED  UNSECURED  10. SANTO & JEAN  207  08-11153  8/4/2008  UNDETERMINED  UNSECURED  186  08-11153  7/30/2008  \$2,332.00  UNSECURED  W DANFORTH CIR  266  08-11153  8/14/2008  \$41,730.00  UNSECURED  AMA, DIANE L.  NORA CT  TTA, GA 30066							Bar Date Order does
F. ALLEN HWING RD ON, OH 44024  207 O8-11153 8/5/2008 UNDETERMINED UNSECURED ON, OH 44024  207 O8-11153 8/4/2008 UNDETERMINED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED STER, NY 14609-1109  AN, EDWARD J & CAROL JANE W DANFORTH CIR SITY, FL 34990-7709  AMA, DIANE L. NORA CT TA, GA 30066  218 08-11153 8/5/2008 UNDETERMINED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED UNSECURED							not entitle holders of
F, ALLEN HWING RD ON, OH 44024  207 ON, OH 44024  207 ON-TAVE STER, NY 14609-1109  AN, EDWARD J & CAROL JANE DANFORTH CIR STY, FL 34990-7709  AMA, DIANE L. NORA CT TA, GA 30066  218 OS-11153 ON-DETERMINED UNSECURED UNDETERMINED UNSECURED ON-SECURED ON-S		5		1 10000			equity interests to file
HWING RD ON, OH 44024  207 08-11153 8/4/2008 UNDETERMINED UNSECURED STER, NY 14609-1109  AN, EDWARD J & CAROL JANE DANFORTH CIR SITY, FL 34990-7709  266 08-11153 8/14/2008 \$2,332.00 UNSECURED AMA, DIANE L. NORA CT TA, GA 30066	PETROF, ALLEN	Σ.	08-11153	8/5/2008		ONOECOMED	proofs of claim. See
ON, OH 44024  IO, SANTO & JEAN  207  08-11153  8/4/2008  UNDETERMINED  UNSECURED  ANA, EDWARD J & CAROL JANE  186  08-11153  7/30/2008  \$2,332.00  UNSECURED  W DANFORTH CIR  207  08-11153  8/14/2008  \$41,730.00  UNSECURED  AMA, DIANE L.  LNORA CT  TTA, GA 30066	11310 THWING RD						page 5 of the
IO, SANTO & JEAN  207  08-11153  8/4/2008  UNDETERMINED UNSECURED  STER, NY 14609-1109  AN, EDWARD J & CAROL JANE  N DANFORTH CIR SITY, FL 34990-7709  266  08-11153  266  08-11153  8/14/2008  \$41,730.00  UNSECURED  AMA, DIANE L.  NORA CT TTA, GA 30066	CHARDON, OH 44024						Objection.
IO, SANTO & JEAN  207  08-11153  8/4/2008  UNDETERMINED UNSECURED  UNSECURED  37/30/2008  \$2,332.00  UNSECURED  31TY, FL 34990-7709  266  08-11153  8/14/2008  \$41,730.00  UNSECURED  AMA, DIANE L.  NORA CT  TTA, GA 30066		:					Bar Date Order does
IO, SANTO & JEAN  207 08-11153 8/4/2008 UNDETERMINED UNSECURED  TAVE  STER, NY 14609-1109  186 08-11153 7/30/2008 \$2,332.00 UNSECURED  N DANFORTH CIR SITY, FL 34990-7709  266 08-11153 8/14/2008 \$41,730.00 UNSECURED  AMA, DIANE L. NORA CT TTA, GA 30066							not entitle holders of
### TAVE ####################################	ROMANO, SANTO & JEAN	207	08-11153	8/4/2008			equity interests to file
-T AVE   STER, NY 14609-1109	JT TEN	707	00-11-00	0/4/2000	מאַטר רו וואווואַרט		proofs of claim. See
STER, NY 14609-1109  AN, EDWARD J & CAROL JANE  N DANFORTH CIR  NTY, FL 34990-7709  266  AMA, DIANE L.  NORA CT  TTA, GA 30066   186  08-11153  7/30/2008  \$2,332.00  UNSECURED  8/14/2008  \$41,730.00  UNSECURED  STER, NY 14609-1109	317 TAFT AVE						page 5 of the
AN, EDWARD J & CAROL JANE 186 08-11153 7/30/2008 \$2,332.00 UNSECURED  N DANFORTH CIR  NTY, FL 34990-7709 266 08-11153 8/14/2008 \$41,730.00 UNSECURED  NORA CT  LNORA CT  LTA, GA 30066	ROCHESTER, NY 14609-1109						Objection.
AN, EDWARD J & CAROL JANE 186 08-11153 7/30/2008 \$2,332.00 UNSECURED  N DANFORTH CIR SITY, FL 34990-7709 266 08-11153 8/14/2008 \$41,730.00 UNSECURED  AMA, DIANE L. NORA CT TTA, GA 30066			:				Bar Date Order does
AN, EDWARD J & CAROL JANE 186 08-11153 7/30/2008 \$2,332.00 UNSECURED  N DANFORTH CIR 21TY, FL 34990-7709 266 08-11153 8/14/2008 \$41,730.00 UNSECURED  AMA, DIANE L. 266 08-11153 8/14/2008 \$41,730.00 UNSECURED 2NORA CT 2TA, GA 30066							not entitle holders of
M DANFORTH CIR  MITY, FL 34990-7709  266  266  266  266  27072000	SULLIVAN, EDWARD J & CAROL JANE	186	08-11153		\$0 220 A0		equity interests to file
W DANFORTH CIR       W DANFORTH CIR         21TY, FL 34990-7709       8/14/2008         AMA, DIANE L.       266         NORA CT       266         LNORA CT       8/14/2008         LTA, GA 30066       8/14/2008	JT TEN	00	00-11133	******	\$4,004.00	טואטרייט ורט	proofs of claim. See
266 08-11153 8/14/2008 \$41,730.00 UNSECURED	2247 SW DANFORTH CIR						page 5 of the
EL. 266 08-11153 8/14/2008 \$41,730.00 UNSECURED	PALM CITY, FL 34990-7709			1.			Objection.
IE L. 266 08-11153 8/14/2008 \$41,730.00 UNSECURED							Bar Date Order does
EL. 266 08-11153 8/14/2008 \$41,730.00 UNSECURED							not entitle holders of
1E L. 200 08-11133 8/14/2008 \$41,/30.00 01N3ECONED		3	000	0 /4 / / / / / / / / / / / / / / / / / /	9		equity interests to file
066	TAKAYAMA, DIANE L.	200	00-11133	0/14/2000	\$#1,/30.00		proofs of claim. See
	3163 ELNORA CT						page 5 of the
	MARIETTA, GA 30066						Objection.

τ
7
#
യ
epared B
9
ğ
Fpiq t
-biq
亙
Ų,
Ban
Jank
7
+
≍
9
~
ď
Solutio
$\subseteq$
5
$\exists$
S
٠
, LLC
C

7
age
4 0
4

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

Total Amount to be Expunged:	Claimant
	Claim No.
	Claim No. Case No.
	Date Filed
\$1,039,804.00	Amount to Be Expunged
	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
***************************************	X	
In re	:	Chapter 11 Case No.
LEXINGTON PRECISION CORP., <u>et al.</u> ,	:	08-11153 (MG)

: -----x

Debtors.

### ORDER GRANTING DEBTORS' FIRST OMNIBUS OBJECTION TO CERTAIN (a) LATE-FILED CLAIMS, (b) DUPLICATE CLAIMS, (c) SUPERSEDED CLAIMS AND (d) EQUITY CLAIMS

(Jointly Administered)

Upon consideration of the first omnibus objection to proofs of claim, dated

December 5, 2008 (the "Objection") of Lexington Precision Corporation and its wholly-owned subsidiary, Lexington Rubber Group, Inc., each as debtors and debtors-in-possession (together, the "Debtors"); and the Court having jurisdiction to consider the Objection and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334 and the Standing Order of Referral of Cases to Bankruptcy Court Judges of the District Court for the Southern District of New York, dated July 19, 1984 (Ward, Acting C.J.); and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having reviewed the Objection; the Court hereby finds and determines that, pursuant to Rule 3007 of the Federal Rules of Bankruptcy Procedure, due and proper notice has been provided to each holder of a claim listed on the attached exhibits and all other parties entitled to notice; and no other or further notice is necessary; and the relief requested in the Objection is in the best interests of the

<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Third Omnibus Objection.

Debtors, their estates, and creditors; and the legal and factual bases set forth in the Objection

establish just cause for the relief granted herein; and therefore it is

ORDERED that each Late Filed Claim listed on Exhibit A attached hereto in the

rows entitled "Claim to be Expunged" is hereby disallowed and expunged in its entirety; and it is

further

ORDERED that each Duplicate Claim listed on  $\underline{Exhibit B}$  attached hereto in the

rows entitled "Claim to be Expunged" is hereby disallowed and expunged in its entirety; and it is

further

ORDERED that each Superseded Claim listed on Exhibit C attached hereto in the

rows entitled "Claim to be Expunged" is hereby disallowed and expunged in its entirety; and it is

further

ORDERED that each Equity Claim listed on **Exhibit D** attached hereto in the

rows entitled "Claims to be Expunged" is hereby disallowed and expunged in its entirety; and it

is further

ORDERED that Epiq is authorized and directed to delete the following from the

official claims registry: (a) each Late Filed Claim listed on Exhibit A attached hereto, (b) each

Duplicate Claim listed on Exhibit B attached hereto, (c) each Superseded Claim listed on

**Exhibit C** attached hereto, and (d) each Equity Claim listed on **Exhibit D** attached hereto.

Dated: New York, New York

January \_\_\_, 2009

UNITED STATES BANKRUPTCY JUDGE

### **EXHIBIT A**

(Late Filed Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT A

### LATE FILED CLAIMS - TO BE EXPUNGED

_							
1	Claimant	Claim No.	Case No.	Date Filed	Amount to	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
12 1/2 1	BIBB CONTROL SYSTEMS 2909 LANIER HEIGHTS ROAD MACON, GA 31217	4476	08-11156	9/3/2008	\$903.41	UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection
<u> </u>	JOHN C. TISHLER, ESQ.						
1707	WALLER LANSDEN DORTCH & DAVIS, LLP 511 UNION STREET, SUITE 2700 NASHVILLE, TN 37219	4472	08-11156	8/28/2008	UNDETERMINED	SECURURED UNSECURED	See pages 3 and 4 of Objection.
<u> </u>	JOHN C. TISHLER, ESQ.						ППОД 0#0x ДОХ ДОХ
700	WALLER LANSDEN DORTCH & DAVIS LLP 511 UNION STREET, SUITE 2700 NASHVILLE, TN 37219	4473	08-11153	8/28/2008	UNDETERMINED	SECURURED UNSECURED	See pages 3 and 4 of Objection.
1 - > 0	ATTN COLLECTIONS 155 JOHNSTON ST	4487	08-11153	9/29/2008	\$40,832.97	UNSECURED	Filed after Bar Date. See pages 3 and 4 of
וו מ כוו	FAIR HARBOR CAPITAL, LLC AS ASSIGNEE OF RE CONDUIT COMPANY INC 875 AVENUE OF THE AMERICAS, SUITE 2305 NEW YORK, NY 10001	4480	08-11156	9/19/2008	\$9,532.93	PRIORITY UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.
7 0 C T	HON I ANET, JACQUES & FRANCOISE  JT TEN  884 W END AVE  NEW YORK, NY 10025-3506	4484	08-11153	9/23/2008	UNDETERMINED	UNSECURED	Filed after Bar Date. See pages 3 and 4 of Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT A

### LATE FILED CLAIMS - TO BE EXPUNGED

			1			
Claimant	Claim No.	Case No.	Date Filed	Amount to ]	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
GRAY, ROGER J SR & LORIE G TR UA 12/08/2006						
ROGER J GRAY &LORIE GRAY TRUST 9200 SOCKEYE CT # A	4467	08-11153	8/18/2008	\$41,730.00	UNSECURED	See pages 3 and 4 of
FARWELL, MI 48622-9556						Objection.
12345 PEARL ROAD	4469	08-11153	8/18/2008	08-11153   8/18/2008   INDETERMINED		Filed after Bar Date.
CHARDON, OH 44024						Objection.
6484 GRAFTON ROAD	4470	08-11153	8/07/700g	08-11153   8/25/2008   INDETERMINED		Filed after Bar Date.
VALLEY CITY, OH 44280			000	מאלים רו ווייווויים רי		Objection.
6100 FULTON INDUSTRIAL BOULEVARD	4482	08-11153	9/15/2008	\$4,466.26	INSECHBED	Filed after Bar Date.
PITNEY BOWES OBEDIT CORDONATION						Objection.
ATTN: RECOVERY DEPT.	)					Filed after Bar Date.
27 WATERVIEW DR. SHELTON, CT 06484-4361	4485	08-11153	9/26/2008	\$1,035.89	UNSECURED	See pages 3 and 4 of Objection.

\$98,501.46

Total Amount to be Expunged:

08-11153-scc Doc 478 Filed 12/05/08 Entered 12/05/08 17:54:36 Main Document Pg 30 of 41

### **EXHIBIT B**

(Duplicate Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT B

### **DUPLICATE CLAIMS - TO BE EXPUNGED**

08-11153-sc		Filed 12/05/		12/05/08 17:54	1:36 Main	Document
COMPOUNDING D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	I HANSFEROR: SIGNATURE ALUMINUM CANADA IN  D/B/A REVENUE MANAGEMENT  ONE UNIVERSITY PLAZA, SUITE 312  HACKENSACK, NJ 07601	FAIR HARBOR CAPITAL, LLC AS ASSIGNEE OF GAYSON SDI 875 AVENUE OF THE AMERICAS, SUITE 2305 NEW YORK, NY 10001	WAAIR HARBOR CAPITAL, LLC AS ASSIGNEE OF AAYSON SDI SAPSON SDI SAPS AVENUE OF THE AMERICAS, SUITE 2305 WEW YORK, NY 10001	CSC PARTNERSHIP ATTN JOSEPH CAPLEA PO BOX 357 GREENTOWN, OH 44630-0357	Claimant	
182	28	4483	4481	146	Duplicate Claim To Be Expunge	TRST OMNI DUPL
08-11153	08-11153	08-11156	08-11156	08-11153	Case No.	IBUS OBJE
7/28/2008	4/24/2008	9/22/2008	9/19/2008	7/21/2008	Date Filed	FIRST OMNIBUS OBJECTION TO CLA  DUPLICATE CLAIMS - TO BE E
\$41,112.23	\$108,250.52	\$6,588.40	\$14,651.22	\$3,316.31	Amount 1	T OMNIBUS OBJECTION TO CLAIMS - EXHIBIT B DUPLICATE CLAIMS - TO BE EXPUNGED
UNSECURED	ADMINISTRATIVE UNSECURED	PRIORITY UNSECURED	PRIORITY UNSECURED	UNSECURED	Amount to Be Expunged	SIT B
50	9	158	156	36	Remaining Claim No.	
More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection	

### FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT B LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered)

### **DUPLICATE CLAIMS - TO BE EXPUNGED**

Filed 12/05/08 Entered	d 12/		
Pg 32 of 41	Total Amount to be Expunged:	ATTN MARY PERLICK 1400 AMERICAN LANE 9TH FLOOR, TOWER 2 SCHAUMBURG, IL 60196	Claimant
		32	Duplicate Claim To Be Expunge
		08-11153	Case No.
		5/12/2008	Date Filed
	\$173,918.68	\$0.00	Amount
		UNSECURED	Amount to Be Expunged
		30	Remaining Claim No.
		More than one claim filed against the same entity for the same obligation. See page 4 of the Objection.	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection

### **EXHIBIT C**

(Amended and Superseded Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
LIQUIDITY SOLUTIONS, INC. TRANSFEROR: SIGNATURE ALUMINUM CANADA IN					A DAMINII OTD A TILVE		Proofs of claim no longer valid due to
D/B/A REVENUE MANAGEMENT ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601	9	08-11153	4/30/2008	\$108,250.52	ADMINISTRATIVE UNSECURED	198	subsequently filed proof of claim. See pages 4 and 5 of the Ohjection
TRANSFEROR: PREFERRED RUBBER							Proofs of claim no
3D/B/A REVENUE MANAGEMENT	50	08-11153	6/19/2008	\$41,112.23	UNSECURED	274	subsequently filed proof of claim. See
HACKENSACK, NJ 07601							pages 4 and 5 of the Objection.
LIQUIDITY SOLUTIONS, INC.	************************						Proofs of claim no longer valid due to
TRANSFEROR: JTI, INC.	70	08-11153	7/10/2008	undetermined	UNSECURED	199	subsequently filed
ONE UNIVERSITY PLAZA, SUITE 312 HACKENSACK, NJ 07601							pages 4 and 5 of the
TRANSEEBOB: CHEMETALL OAKITE							Proofs of claim no
PRODUCTS							longer valid due to
D/B/A REVENUE MANAGEMENT	119	08-11153	7/16/2008	\$6,107.04	UNSECURED	227	subsequently filed proof of claim. See
HACKENSACK NI 07801							pages 4 and 5 of the
							Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

_ '								
	Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
	MH EQUIPMENT CO. PO BOX 50 MOSSVILLE, IL 61552	54	08-11156	7/7/2008	\$1,107.74	UNSECURED	100	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
Pa 35 of 41	MOMENTIVE PERFORMANCE MATERIALS 3C/O JANELLE WENDORF P260 HUDSON RIVER ROAD WATERFORD, NY 12188	4	08-11153	4/25/2008	\$76,617.60	ADMINISTRATIVE	163	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
	MOMENTIVE PERFORMANCE MATERIALS C/O JANELLE WENDORF 260 HUDSON RIVER ROAD WATERFORD, NY 12188	Ŋ	08-11153	4/25/2008	\$323,009.90	UNSECURED	164	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
	PREFERRED RUBBER COMPOUNDING 1020 LAMBERT ST. BARBERTON, OH 44203	18	08-11153	5/1/2008	\$48,921.99	UNSECURED	50	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT C

# AMENDED CLAIMS AND SUPERSEDED CLAIMS - TO BE EXPUNGED

Claimant	Amended and Superseded Claim to be Expunged	Case No.	Date Filed	Amount to	Amount to Be Expunged	Remaining Claim	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
WACKER CHEMICAL CORP ATTN: SANDY LEWIS, CREDIT MANAGER 3301 SUTTON RD ADRIAN, MI 49221	o	08-11156	4/28/2008	\$1,025,161.55	UNSECURED	246	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.
WASTE MANAGEMENT O ATTN GIAL HEPTIG, BANKRUPTCY SPECIALIST PHOENIX, AZ 85029	25	08-11153	4/18/2008	\$3,598.77	UNSECURED	16	Proofs of claim no longer valid due to subsequently filed proof of claim. See pages 4 and 5 of the Objection.

Total Amount to be Expunged:

\$1,633,887.34

08-11153-scc Doc 478 Filed 12/05/08 Entered 12/05/08 17:54:36 Main Document Pg 37 of 41

### **EXHIBIT D**

(Shareholder Claims)

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

Claimant	Claim No.	Case No.	Date Filed	Amount to F	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
BYERS, MARK W. I 149 TIMBUKTOOO LN SPEEDWELL, TN 37870	267	08-11153	8/14/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
COLARUSSO, LOUISE 48 STOUT ST PITTSTON, PA 18640-3345	176	08-11153	7/28/2008	UNDETERMINED	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
D'ANGELO, SHARON 6071 LOCKLIE DRIVE HIGHLAND HTS OH 44144	231	08-11153	8/11/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
FONTANET, JACQUES & FRANCOISE JT TEN 884 W END AVE NEW YORK, NY 10025-3506	4484	08-11153	9/23/2008	UNDETERMINED	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
GRAY, ROGER J SR & LORIE G TR UA 12/08/2006 ROGER J GRAY &LORIE GRAY TRUST 9200 SOCKEYE CT # A FARWELL, MI 48622-9556	4467	08-11153	8/18/2008	\$41,730.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

Claimant	Claim No.	Case No.	Date Filed	Amount to	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
LINDAUER, CRAIG 12345 PEARL ROAD CHARDON, OH 44024	4469	08-11153	8/18/2008	UNDETERMINED	SECURURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DALE 115 GARDEN ST BEDFORD, OH 44146	253	08-11153	8/13/2008	\$43,228.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DENNIS 1750 HICKS PIKE WALTON, KY 41094	232	08-11153	8/11/2008	\$706,200.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
LINDAUER, DENNIS 1750 HICKS PIKE WALTON, KY 41094	233	08-11153	8/11/2008	\$52,216.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.
OSBORN, DAVID E. 240 NW FERRY ST. POULSBO, WA 98370	284	08-11153	8/15/2008	\$6,848.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See page 5 of the Objection.

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

The state of the s						
Claimant	Claim No.	Case No.	Date Filed	Amount to	Amount to Be Expunged	Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection
OSBORN, LOIS FOR ESTATE OF EDWIN H. OSBORN	283	08-11153	8/15/2008	\$62,060.00	UNSECURED	Bar Date Order does not entitle holders of equity interests to file proofs of claim. See
POULSBO, WA 98370						page 5 of the Objection.
						Bar Date Order does not entitle holders of
PETROF, ALLEN 11310 THWING RD CHARDON, OH 44024	218	08-11153	8/5/2008	UNDETERMINED	UNSECURED	equity interests to file proofs of claim. See page 5 of the Objection.
						Bar Date Order does
ROMANO, SANTO & JEAN	207	08-11153	8/4/2008	UNDETERMINED	UNSECURED	not entitle holders of equity interests to file
317 TAFT AVE	************************					proofs of claim. See
ROCHESTER, NY 14609-1109						page 5 of the Objection.
	······································					Bar Date Order does
SULLIVAN, EDWARD J & CAROL JANE	186	08-11153	7/30/2008	\$2 332 00		not entitle holders of equity interests to file
2247 SW DANFORTH CIR	***************************************					proofs of claim. See
PALM CITY, FL 34990-7709						Objection.
						Bar Date Order does
						not entitle holders of
TAKAYAMA, DIANE L.	266	08-11153	8/14/2008	\$41,730.00	UNSECURED	proofs of claim. See
MARIETTA GA 30066	***************************************					page 5 of the
						Objection.

Pag
Ф
40
4

## LEXINGTON PRECISION CORP., et al. CASE NO. 08-11153 (MG) (Jointly Administered) FIRST OMNIBUS OBJECTION TO CLAIMS - EXHIBIT D

	\$1,039,804.00			Total Amount to be Expunged:
Grounds for Objection and Cross-Reference to the Pertinent Pages in the Objection	Amount to Be Expunged	Case No. Date Filed	Claim No.	Claimant